

RECEIVED  
CENTRAL FAX CENTER  
JUL 18 2006

**REMARKS**

Applicants request reconsideration of the application in view of this Amendment.

**Original Independent Claims 1 and 16**

Claim 16 is amended by changing the phrase "field than is associated with each of the identified contact records" to "field that is common to the identified contact records". This corrects a misspelling (of the word "that") and clarifies the phrase without changing its meaning or the claim scope.

Both method claim 1 and device claim 16 specify: if more than one contact record matches the network identifier, then displaying a field that is common to, *i.e.*, the same for, the identified contact records.

This is not disclosed or suggested by the cited references to Lemke and Carlson. Neither reference addresses a situation where, as in claim 1 or 16, two records that can match the same network identifier (in these cases the caller's phone number) have a common, *i.e.*, the same, field value. The references do not even consider the possibility of such a scenario, much less suggest acting on it as specified by claims 1 and 16, by displaying the common value when both records match. Therefore, claims 1 and 16 are patentable over the cited prior art.

**New Independent Claim 21**

New claim 21 has limitations similar to those of original claim 1. Claim 21 specifies: if records that match the network identifier have a common value in another field, then displaying that common value instead of the value in the name field.

This is not disclosed or suggested by the cited references to Lemke and Carlson. In fact, these references do not even consider the possibility of the situation where, as in claim 21, two records that share the same network identifier value can have a common value in another field, much less suggest acting on it as specified by claim 21. Therefore, claim 21 is patentable over the prior art of record.

**New Independent Claim 27**

New claim 27 has limitations similar to those of original claim 6. Claim 27 recites storing contact records. Each record has a home phone number field and a separate business phone number field, and a person name field and a separate business name field.

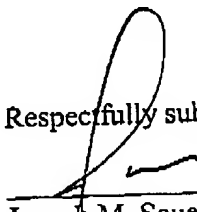
The references to Lemke and Carlson do not suggest the claim limitation of storing business phone numbers in a different field from home telephone numbers. The references further do not suggest the limitation of storing business names in a different field from contact person names. In fact they do not suggest storing business names at all. (The name "Santa Clara Co." in Lemke's Fig. 4 is not a business name but rather "Santa Clara Colo."; col. 6, line 56) Therefore, on multiple grounds, claim 27 is patentable over the prior art of record.

**Dependent Claims 2-15, 17-20, 22-26 and 28-30**

The remaining claims are all dependent claims. They depend from base claims that are explained above to be patentable over the prior art. The limitations that the dependent claims add to the base claims distinguish them further from the prior art.

The application is now in condition for allowance, and allowance is requested.

Respectfully submitted,

  
\_\_\_\_\_  
Joseph M. Sauer (Reg. No. 47,919)  
JONES DAY  
901 Lakeside Avenue  
Cleveland, Ohio 44114  
(216) 586-7506

Date: 7/18/6